-A perfect "Harvest Home" kind of a hand; a full wield from every part of the field for the

The greatest bargain ever offered in Black real Quipure Laces. Prices: 19c, worth 75c; 29c, worth \$1: 39c, worth \$1.25. Black Velvet and Gros Grain Stripes at 75c, cheap One lot of Ladies' fall-weight Jackets at \$2.75, worth \$5; one lot at \$3.25, worth \$6; one lot at \$4, worth \$6.50; one lot at \$5, worth \$7.50.

36-inch Check and Plaid Dress Goods at 122c. 36-inch Diagonal Dress Goods at 15c. 38-inch all-Wool Checked and Striped Dress Goods 31c, worth 50c. Gentlemen's English Merino Half Hose for 25c

worth 50c. Ladies' Wool Jersey Gloves, 20c. Ladies' Ribbed Jersey Vests, long sleeves, at 35c,

Children's Vests and Pants from 121ge up. Misses' French Ribbed Hose 20c and 25c, worth Ladies' all-Wool Hose, colored and black, 25c,

Ribbons at 25c, worth 40c.
Children's Lace Collars at half price.
Handkerchiefs—big bargains.
Corsets at 50c, worth \$1.
A 212-yard Bleached Damask Cloth at \$1.82,

A limited quantity of the \$2 Fine Double Damask at \$1.10 a yard. The best and cheapest line of Towels we have ever

L. S. AYRES & CO

CHEAP

Besides our fine stock of Ebonized, Mahogany, Walnut, Rosewood Decker Brothers, Haines, Fischer and D. H. Baldwin & Co. Pianos, we are offering some special bargains in cheap Squares and Uprights, which should be seen by those desiring something very good at a very low figure. Call or send for descriptions and prices.

Pianos and organs for RENT cheaper than any other place in the

95, 97 and 99 North Pennsylvania Street.

WITH THE IMMORTALS. By F. Marion Crawford.....\$2.00 STUDIES IN CRITICISM. By Florence Trail 1.50 Origin of Floral Structure. By Rev. Geo.

SEVEN CONVENTIONS. By A. W. Clason.. 1.00

THE BOWEN-MERRILL CO

For Sale by

A BEAUTIFUL EXHIBITION - OF -

VISITORS INVITED

The New York Store [ESTABLISHED 1853.]

LINEN DEPARTMEN

WE HAVE OPENED

AN ELEGANT LINE

ALL PRICES IN PLAIN FIGURES.

Marriage Licenses.

Marriage licenses were issued yesterday to John F. Hedges and Kittle J. Rowe, Emmett Stratman and Jennie Cline, Thomas Flick and Mira Burk, Charles McClure and Minnie Kidwell, Michael Connell and Ellen Lyons, William H. Kershaw and Jessie A. Lister, George P. Marott and Gertrude Hatton, Grant Robinson and Minnie Bartholomew, Galiaway France and Minnie Bartholomew, Galiaway France and Mislyina Reed, John M. McCray and Sarah J. Faucett, William H. Mulbarger and Mollie E. Delby, Rudelph Boetcher and Mary R. Hambricht, James C. Haslam and Minnie Davis, Henry Rosenberg and Emma Decker.

Texas Fever in Wabash. The State Veterinary Surgeon, Dr. Pritchard, was called to Wabash county yesterday to investigate cases of Texas fever, which is reprepented as being prevalent among the cattle there. Sixteen head, belonging to Charles Wallace, were reported to the State Board of Health is having died this week. A few weeks ago, it is said. Wallace permitted a butcher to pasture tome Texas cattle on his farm for a few days, which, it is claimed, had the fever, and spread the disease in that county. There are four more head reported sick, but the approach of cold weather, it is thought, will check the progress

Building Permits.

The following building permits were issued yesterday: John Oberhart, improvements on East street, near Lincoln, \$400; J. W. Williamson, frame house on Thomas street, near West, \$1,000; Thomas H. Johnson, frame cottage at. No. 7 Park Front avenue, \$750; Mrs. S. Anderson, three frame cottages on Sixth street, near Delaware, \$1,500; Dr. Jordan, improvements at No. 69 Linden street, 8300; Elizabeth Dill, two frame cottages on Garfield street, near Lincoln.

New sideboards at Wm. L. Elder's.

THE WIFE TAKES THE CHILD

A Divorce Case Affords an Incident Out of the Usual Order of Such Litigation.

No Receiver Appointed for the Labor Signal, and Two Corporations Compromise Their Differences-Items of Minor Interest.

Horace R. Ellis, who was the defendant in a suit for divorce brought by his wife, Mamie E. Ellis, Monday, reached the conclusion yesterday that he and she will probably remain apart from this on without the formality of a decree from court. He does not grieve because she has left him, but he does not appreciate the position of being outwitted by her. When Judge Walker was asked, Tuesday, to enjoin Mrs. Elits from taking her child out of the court's jurisdiction he put the infant into the care of its maternal grandmother, Mrs. Stevens, living at the corner of California and Ohio streets. Mrs. Ellis has been making her bome with her mother, and Mr. Ellis was not satisfied with the order of the court because he was afraid his wife would take the child and leave the city. Tuesday evening he filed affidavits setting forth his fears, but Judge Walker thought the child would be safe, and postponed further action until such time as circumstances might demand it. At 2 o'clock, yesterday afternoon, Mrs. Stevens appeared in the judge's court and announced that Mrs. Ellis and the child had disappeared, and were not to be found. Her story was that she had intrusted the child to its mother about 5 o'clock Tuesday evening, who said she wished to purchase the child a pair of shoes, and since that time they had not been

Believing that Mrs. Ellis and the child were still in the city, the judge issued an order for their immediate appearance in court, and dispatched the sheriff to hunt them. The search was futile, but by the middle of the afternoon enough evidence was procured to show that Mrs. Ellie, with the child, had undoubtedly left the city. A witness was found who had seen a trunk removed from Mrs. Stevens's house about 5:30 o'clock Tuesday evening. The witness also states that Mrs. Ellis, with the child, was seen going east on Ohio street soon afterward. A deputy sheriff was successful in finding the hackman who had removed the trunk. He is William H. Haydon. He was brought before Judge Walker, and stated that about 5 o'clock Tuesday afternoon a well-dressed man, wearing a high hat, and apparently forty years of age, came to his stand on the circle and asked him to take a trunk to the depot and answer no questions that might be asked him. When he reached the house in which Mr. Stevens resides he was met by two ladies, one young and the other of middle age. The latter assisted him in taking the trunk down the back way. He hauled it to the east end of the Union Depot, and there again met the man who had employed him, and received his money. The man, he said, seemed prepared to go on a journey.

The evidence was sufficient to convince the judge that Mrs. Ellis and the child were out of the city. In company with the deputy sheriff the hack-driver visited Mrs. Stevens's house, and recognized that lady as the one-who assisted him in getting the trunk down stairs. She will be brought before the court this morning for contempt, and unless she can prove that she did not assist her daughter in getting away with the child she will likely be very severely dealt with. The deputy sheriff gathered evidence at the depot last night indicating that Mrs. Ellis, in company with the strange man in the case, went East Tuesday evening on one of the 6 o'clock trains. It is Judge Walker's intention to ge to the bottom of the case. found who had seen a trunk removed from Mrs.

to go to the bottom of the case.

United Order of Honor.

Giles S. Bradley, receiver of the Supreme Lodge, United Order of Honor, has filed a supplementary report in Judge Taylor's court, referring exclusively to the unaccounted-for funds of the defunct order. In his first report he said he had found an unaccounted balance of \$7,133.-86. In his report filed yesterday he says that assisted by A. F. Denny, Mr. Scott, and other experts, he has spent several weeks attempting to unravel the financial mystery which came into his possession, and has found that instead of being able to make a better showing for the order he finds a worse condition. In going order he finds a worse condition. In going through the books of the supreme treasurer he found, he says, that there remained with Fletcher & Sharpe, on Feb. 20, 1883, a balance of \$2,140.81, and that on July 15, a few days after the suspension of the bank, the supreme treasurer opened a new cash account, which did not include the balance in Fletcher & Sharpe's. The correct summary as he now gives it is as follows:

Balance unaccounted for as reported \$7,133.36 Amount for which double credit was given

given..... 2,140.81

Leaving true balance unaccounted for ... \$9,499.67

Was Awarded Damages. The officers and attorneys of the Citizens' Street-railroad Company looked at each other in amazement yesterday afternoon when the jury in the damage suit of Mary A. Wise brought in a verdict against the company for \$5,000. The

verdict is one of the heaviest ever given in a damage suit where death did not result from the accident, and was entirely unexpected by both the attorneys for the company and the plaintiff. Mrs. Wise received her injuries while alighting from a street car on Washington street. While she was on the rear step the driver started the car, and by her clothing becoming fastented to the step she was dragged a considerable dis-tauce. One of her ankles was fractured, and the injury has since given her much pain, although it did not disable her. The company will ask Judge Walker to set the verdict aside as an unreasonable one, and in case of refusal they will go to the Supreme Court.

Claim of an Inventor. A complaint was filed by Joseph Frenier, of LaPorte, with the clerk of the United States Court, yesterday, to enforce the Niles & Scott Manufacturing Company, of that place, to fulfill a contract whereby, it is alleged, the plain tiff was to receive a compensation of \$100 per month and \$5,000 in the par value of capital stock of the company for the use of a metal wheel invented by Frenier. Plaintiff avers that in September last the company assigned to him the stock, but the certificates therefor were never issued. The company has now dismissed him from its service and is, he charges, employing traveling agents throughout the country to introduce the patent wheel. Frenier says he is receiving no compensation what-ever for his invention. He further asks the court to enjoin the company from violating his rights and that he be granted a royalty for the

Embarrassed by Cucumbers. Frank M. Archdeacon, the manufacturer of pickles and vinegar, at No. 276 West Washington street, has assigned to Wilbur F. Browder all his property, personal and real, for the benefit of creditors. His liabilities are placed at \$20,000, while his assets are not more than \$10,000 or \$12,000. Business undertakings that proved to be unwise are given as the cause of his emparrassment. The last season furnished an abundant crop of cucumbers, and Mr. Arch-descen laid in an over-supply. The market sev-eral weeks ago became overstocked, and there was nothing left for Mr. Archdeacon to do but turn his stock over to his creditors.

Refused the Petitioners' Prayer. Judge Taylor yesterday passed on the petition of James Egan and others for an order enjoining Thomas M. Gruelle and others from contipping the publication of the Labor Signal, and refused to grant the petitioners' prayer. He held that there was no evidence showing that there would be any pecuniary loss through the continued publication of the paper by the present management, and therefore refused to appoint a receiver. The question as to the validity of the lease was not touched upon, but it will not be dismissed until the case is brought to

Charged with Taking Papers. The trial of Philip Meikel, who is charged with stealing some valuable papers from the Indiana Farmer Company, began yesterday in the Criminal Court. Among other things which it is said he carried away was a duplicate of the

Wants Her Husband Enjoined.

subscription lists.

Barbara Erhart, who has a grocery at the corner of Madison avenue and Lincoln lane, has brought suit for divorce from her husband, Albert Erhart, alleging cruel treatment. They at the investigation. The former, Chairman

have three children, and she asks to have charge of them. She also alleges that Mr. Erhart is in the babit of visiting the store and interfering with her business, and she wants the court to enjoin him from meddling with her affairs.

Trial of Mrs. March. Laura March, indicted for obtaining furniture from Born & Co. under false pretenses. was before Judge Isvin of the Criminal Court, again yesterday. She is endeavoring to prove that she was in Kansas when the goods were taken, as the firm alleges, and yesterday brought forward several witnesses from that State who corroborated her statement. The case has been again continued until more evidence can be ob-

Compromised Their Difficulty.

The suit brought against the Consumers' Gas Trust Company by the water company, asking for an order preventing the former from laying mains within two feet of the water pipes, was compromised and dismissed yesterday. By the agreement reached the mains of the water company are not to be disturbed, and where gas pipes have been out down too near water mains they will be removed.

The Court Record.

SUPREME COURT. 13647. Cornelius Jones vs. Oliver H. Jones. Montgomery C. C. Affirmed. Niblack C. J .-It does not affirmatively appear by the record of final settlement of the decedent's estate herein that the notices thereof published by the clerk also notified the heirs of the decedent to appear and make proof of their heirship, but it is shown by the record that after the proofs of the notices given were presented it was held by the court that the proofs were suf-ficient, and that notices had been published and posted as required by law. The filing of the final account by the administrator conferred on the court jurisdiction to hear and determine all matters pertaining to the settlement of the estate, and the notices were sufficient to bring appellant, who was a distributee, into court and to require him to take notice of the proceedings taken on the account. No subsequent petition or pleading was necessary to give the court ju-risdiction in the matter of the distribution of the surplus.

13376. Edward C. Thompson et al vs. Wm. S. Peck et al., Johnson C. C. Reversed, Mitchell, J-Plaintiff sold defendants a bill of goods in July, 1884, amounting to \$1,987. Another bill was sold in 1885, amounting to \$1,824; another in 1885, amounting \$1,471.50. For the bill sold in 1884 the plaintiff took three promissory notes, executed by defendants, two of which have been paid. Notes were also given for the second account, but the third account remained open. In 1885 defendants made an assignment. Plaintiffs asserted the right to recover all goods sold on above-mentioned dates on the ground that defendants were hopelassly insolvent, had no ability to pay, and did not intend to pay. Held, that after the lapse of time replevin would not lie without a tender and a rescission of the

13322. Weston Plank-road Company vs. Central Union Telephone Company. Vigo S. C. Affirmed. Elliott, J.-An order of a board of Affirmed. Elliott, J.—An order of a board of county commissioners directing the townships to repair a gravel road cannot affect the company when it had no notice. The failure of the directors to make a report required by law did not so far destroy the corporation as to authorize another corporation to seize its property. The evidence herein shows that the road was abandoned, and the rights of the public are thereby established without a judgment of

14106. Patrick Dehaney vs. State. Wells C. C. Affirmed. Zollars, J.—If the evidence fairly tends to sustain the verdict the judgment

will be upheld.

14350. R. T. F. Abbett vs. Board, etc.
Switzerland, C. C. Reinstated. 1444. Charlotte Gilman vs. Benj. E. Jones. Spencer C. C. Dismissed. 14465. John I. Keeler vs. Wm. T. Heines. Hancock C. C. Dismissed. SUPERIOR COURT.

Room 1-Hon. N. B. Taylor, Judge. Jas. Egan et al. vs. The Labor Signal; for re-ceiver. Motion for appointment of receiver

Stophen K. Fletcher vs. Jas. W. King; from Smock, J. P. Finding for plaintiff for \$100.

Thos. Townsend et al. vs. Jos. Downey et al.; attachment. Cause dismissed.

Mary V. Rorison vs. John Medert et al.; accounting, etc. Cause dismissed.

Room 2-Hon. D. W. Howe, Judge. Dora J. Grim vs. Horace G. Grim; divorce.
Granted plaintiff on ground of abandonment.
Ezra Brown vs. Kansas Stout et al.; partition.
Judgment and decree for plaintiff.
Abraham W. Stevens et al. vs. Isaac Golden et al.; foreclosure. Dismissed at plaintiff's Christian L. McCord vs. Mrs. Alice Meridith et al.; to quiet title. Verdict for plaintiff. Chas. H. Black vs. William A. Nash; replevin.

On trial by jury. Room 3-Hon. Lewis C. Walker. Judge. Mary A. Wise vs. Citizen's Street-railway Company; damages. Jury returned \$5,000 dam-Leak Goldsberry vs. Nathaniel B. Goldsberry; divorce. Granted on grounds of abandonment. Jennie Reed vs. Malachi Reed; divorce. Granted on grounds of defendant being a con-

New Suit Filed. Barbara Erhart vs. Albert Erhart, complaint for divorce. Allegation, habitual drunkeness.

CRIMINAL COURT. Hon. William Irvin, Judge. State vs. Laura Marsh; grand larceny. Evidence submitted. State vs. Philip Melkel; petit larceny. On

REVIVING AN OLD CASE.

A Woman Who Claims to Know All About the Murder of Thomas Conaughton,

Of the several mysterious murders that have been committed in Indianapolis during the last ten years the killing of Thomas Conaughton has perhaps attracted most attention. Nearly two years ago he was shot down shortly after dark at a boarding-house on Virginia avenue, by an unknown man. Two men were arrested charged with the crime. The case of one went to the Criminal Court, where he was acquitted, and the other was released by the Mayor for want of sufficient evidence. Several good detectives spent months on the case, but were never suc cessful in finding any tangible clew. There were numerous theories regarding the crime, but they were all exploded as fast as they were offered. More than a year ago the police as well as the detectives gave up the search for the murderer, and the crime had almost been forgotten until yesterday, when eircumstances brought it to public notice again. A woman who claims to have been an eve-witness to the killing has been found, and she re-lates a story which, if to be depended upon, may yet lead to the punishment of the murderer. The woman who has consented to throw more light on the crime is Mrs. Mary E. Johnson, living at No. 566 West Washington. She is a relative of the Mrs. Flescher who kept the boarding-house near which the murder occurred. A family quarrel has induced her to tell what she claims to know about the crime. Recently she has been having trouble with Mrs. Dora Eaton, daughter of Mrs. Flescher, who now lives at 325 West Market street with her mother, and Ada Swan, her sister. The family quarrel culminated yesterday in Mrs. Eaton swearing out a warrant for the arrest of Mrs. Johnson charging her with provoke. The warrant was placed in the hands of Constable Glass, of Justice Judkins's court, to serve, and when Mrs. Johnson was arrested she told what she claims to know about the murder. In the presence of Deputy Prosecutor Orton, Constable Glass, a reporter and one or two other witnesses, she told her story. She says Conaughton was killed by a person whose name she claims to know. She says she remarked at the time that it was bad business, and immediately left for her home in Ohio to avoid being called as a witness. The man whom she charges with doing the shooting, she states now lives in Richmond. Mrs. Johnson expresses a willingness to swear out a warrant for his arrest, and the officers stated last night that they would have her do so to-day. Those who heard the evidence in all the trials do not put much faith in her story, because it does not agree with that of other witnesses to the affair. One point in her favor, though, is the fact that the man whom she charges with the crime left the city immediately after the murder, and, although he was known to have been about the house when the killing was done, could not be found when he was wanted as a witness in the Criminal Court case.

Cannot Serve Just Now.

Those who a short time ago were so loudly demanding an investigation of the councilmen who awarded the public light contract, are now, it is said, interfering with the purposes of the committee that was appointed to carry out an inquiry in regard to the matter. The committee selected editors Holliday of the News, and

Darnell savs, has positively refused to meet with the committee, and the latter says be cannot participate in the investigation until after the election. It is now probable that the investigation will go over until about the middle of November.

Sanitary Convention.

A sanitary convention will be held at Lebanon Tuesday, Oct. 2, for which a programme has been arranged, embracing a number of discussions by leading physicians and educational men of the State. John N. Taylor, M. D., of Crawfordsville, will discuss the subject of Christian science as relates to faith and mind cure.

Said to Be Mahaffey's Accomplice. Samuel Waters was arrested on East Washington street yesterday morning on the charge of assisting Mahaffey in the burglary at Hamilton & Apple's store at Castleton, one month ago. Mahaffey pleaded guilty and implicated Waters.

Receiver's Report. John McNulta, receiver of the Wabash Railway Company, reports to the federal court clerk that at the end of August the cash on hand belonging to the trust was \$361,429.31, and the receipts for the month had been \$1,151,-

Will Pay Interest with It. The Treasurer of State sent to New York, resterday, \$20,437.50, being the semi-annual interest on the temporary funding and interest loans.

Vandalia Line TO ST. LOUIS AND RETURN, \$3.00. For particulars call at ticket office, cor. Washington and Illinois sts., or Union Depot.

St. Louis and Return. \$3. VIA THE POPULAR BEE-LINE RY. For particulars call on agents Bee line, No. 2 Bates House, Union Depot and 138; S. Illinois

street. THE ladies of Memorial Presbyterian Church will give a noon and evening lunch in the old Pfafflin music room, under ball, opposite Denison Hotel, commencing Sept. 25, continuing this

SHELLHOUSE & Co., Natural-gas Fitters,271 E. Washington st.

State Fair Visitors

Will find the largest and best assertment of brass and iron fenders, fire sets, coal vases, umbrella stands; also, a good line of breech and muzzle-loading shotguns, sporting goods, amunition, etc., at our store, 52 South Meridian street. Open every night this week. HILDEBRAND & FUGATE.

Wrought Steel Eanges. The "M. & D." wrought steel ranges; all kinds of fuel, including natural gas. Send for list of references. Heating steves for natural gas. "Howe" ventilating base-burner. Do not buy till you see it. "Happy Thought", cast ranges. Wm. H. BENNETT & Son, 38 S. Meridian st.

25th September. ISZT, Wagner, Weber, Beethoven, Mozart, Schubert, Mendelssohn, Verdi, Meyerbeer, Schumann and all other composers of note in my 15c, 30c and \$1 Photographs. Price-lists mailed. J. M. BOWLES, 1 North Meridian street.

DIAMONDS AS A DRUG

The practice of wearing large diamond stude with evening dress will be frewned upon this winter. General complaints are heard that the custom has grown too common. We have heard it. Diamond studs are getting so common in this region as to become like the grasshopper, a burden. Nothing against wearing them in the day time. It is only for evening wear that they are objected to. Come in and let us sell you some diamond studs for daylight display.

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MISS LOU. E. P. Ros......\$1.50 THE OWL'S NEST. Mrs. Wister..... 1.25 THE HIDDEN HAND. Mrs. Southworth. (Now first printed in book form) 1.75

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On English, Spann, Fletcher, Hoyt and Lexington avenues, between Linden and Reid streets, are selling rapidly, and many beautiful dwellings have been erected this season. Streets all made; street-cars pass the addition; fine shade trees on many of the lots. Lots, \$400 to \$600. We will sell on small payment down and monthly paynew patterns.

JOHN S. SPANN & 34 East Market Street.

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Prof. H. A. Mott, U. S. Government Chemist, after examining officially the principal baking powders of the country, reported:

"The Royal Baking Powder is absolutely pure, for I have so found it in many tests made both for that company and the United States Government.

"Because of the facilities that company have for obtaining perfectly pure cream of tartar, and for other reasons dependent upon the proper proportions of the same, and the method of its preparation, the Royal Baking Powder is undoubtedly the purest and most reliable baking powder offered to the public.

"DR. HENRY A. MOTT, PH. D.,"

U. S. Government Chemist

H.P.WASSON & CO

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We have given special care to selections for this department, and we are showing lines of good, durable material, tastily made and trimmed expressly for us, and prices are extremely low. In novelties we have some very choice goods to show you. Bring the little folks and delight them.

We put on sale to-morrow morning one hundred new Cloth Jackets. Cheap lot.

H.P.WASSON & CO

Flanner & Buchanan,

Having built stables adjoining our office we are prepared to attend calls with increased promptness. Our Lady Attendant will go at all hours and take full charge of laying out and dressing the bodies of ladies.

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